

Revised 10/04

CORRES. CONTROL
INCOMING LTR NO.

00534RFO4

DUE DATE

ACTION

DIST.	LTR	ENC
BERARDINI, J.H.	X	X
BOGNAR, E.S.	X	X
BROOKS, L.	X	X
BUTLER, L.		
CARPENTER, M.	X	X
CIUCCI, J.A.		
CROCKETT, G. A.		
DECK, C. A.	X	X
DEGENHART, K. R.		
DEL VECCHIO, D.		
DIETER, T. J.		
FERRERA, D. W.	X	X
GIACOMINI, J. J.		
LINDSAY, D. C.	X	X
LONG, J. W.		
LYLE, J. L.		
MARTINEZ, L. A.	X	X
NAGEL, R. E.	X	X
NESTA, S.	X	X
NORTH, K.	X	X
SHELTON, D. C.	X	X
SPEARS, M. S.	X	X
TUOR, N. R.	X	X
WIEMELT, K.	X	X
WILLIAMS, J. L.		
ZAHM, C.	X	X

COR. CONTROL	X	X
ADMIN. RECORD	X	X
PATS/130		

Reviewed for Addressee
Corres. Control RFP

11/10/04
Date

By

Ref. Ltr. #

DOE ORDER #

5400.1

RECEIVED

STATE OF COLORADO

2004 NOV 10 A 10:00

Bill Owens, Governor

Douglas H. Benevento, Executive Director

Dedicated to protecting and improving the health and environment of the people of Colorado

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Colorado Department
of Public Health
and Environment

November 8, 2004

Mr. Joseph Legare

Director, Project Management Division

U.S. Department of Energy

Rocky Flats Project Office

10808 Highway 93, Unit A

Golden, Colorado 80403-8200

RE: Approval, Draft Environmental Restoration, RFCA Standard Operating Protocol for Routine Soil Remediation, FY05 Notification #05-01, IHSS Group 000-4, PAC 000-504, NPWL, dated October 2004

Dear Mr. Legare:

The Colorado Department of Public Health and Environment, Hazardous Materials and Waste Management Division (the Division) hereby grants approval for the subject FY 05 Notification. A comment resolution meeting was successful in resolving the Division's comments (see attached e-mail).

There was one substantive issue. It was agreed that nitrate/nitrite would be analyzed at locations where the new process waste lines (NPWL) and nitrate plumes are juxtaposed within the industrial area.

If you have any questions regarding this correspondence, please contact me at (303) 692-3367, Harlen Ainscough at 303-692-3337 or David Kruchek at 303-692-3328.

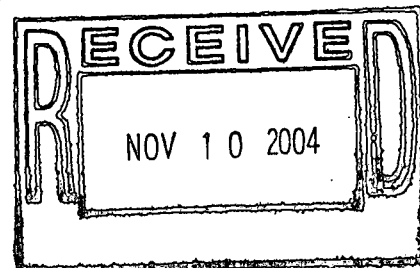
Sincerely,

Steven H. Gunderson
RFCA Project Coordinator

Attachment

cc: Mark Aguilar, EPA
Larry Kimmel, EPA
Dave Shelton, KH
Steve Nesta, K-H

Mark Sattelberg, U.S.F&W
Norma Castaneda, DOE
Karen Wiemelt, KH
Administrative Records Building T130G



ADMIN RECORD

IA-A-002450

From: HARLEN Ainscough
To: Serreze, Susan
Date: 11/3/04 2:26PM
Subject: Fwd: NPWL Notification

>>> David Kruchek 11/01/04 08:04AM >>>

Susan

Dave and Harlen have the following comments:

1. Sec 1.0 - In the second sentence, paragraph, please inset "P.E. certified" before "clean-closed", since the pipe is not proposed for closure by removal.
2. Sec 2.0 - The contaminants of concern need to also include Nitrate/Nitrite.
3. Sec 2.0 - The contaminants to be included in confirmation samples should include Nitrate/Nitrite.
4. Sec 2.1 - In the third bullet please change both references to the permit to "CO-04-06-23-01".
5. Sec 2.2 - The SSRS should be performed during each investigation and prior to closing each excavation, rather than waiting until the completion of all investigations. Even though this is stated to be performed in Sec 2.3, it should also be clarified as part of the normal procedure here.
6. Sec 2.3 - The locations of confirmation samples, at breaks and soil stains, as stated following the first bullet are not shown on Figure 2. (Unless there is prior knowledge, these would be field located as the pipe is excavated.) It appears that the reference is to the valve vault locations, please clarify.
7. Sec 2.8 - Not sure why RCRA Unit 40 is discussed, if this Notification is specific to NPWL remediation outside of buildings. Please be specific, there are many subunits under unit 40 in the site's Master List (attached). At a minimum, please provide a summary of types of sub-units that are pertinent to the NPWL (some sub-units may not be so.)

CC: Gunderson, STEVE; Kruchek, David

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